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May 16, 2007

Mr. Charles L. A. Terreni Chief Clerk/Administrator South Carolina Public Service Commission Synergy Business Park, The Saluda Building 101 Executive Center Drive Columbia, South Carolina 29210

> Re: Acosta v. Rock Hill Telephone Company, d/b/a Comporium and Time Warner Cable Information Services Docket No. 2007-125-C

Dear Mr. Terreni:

I am writing on behalf of Rock Hill Telephone Company, d/b/a Comporium ("Comporium"), in response to the Commission's notice dated April 17, 2007, in the above-referenced matter, to answer the allegations contained in letters sent to the Public Service Commission of South Carolina ("Commission") by Marcel Rieser and Reuben C. Acosta ("Petitioners").

In their letters, the Petitioners state generally that they "would like to see Time Warner, Inc. compete for a chance to service York County with cable and phone service" [Rieser letter], and that they "would like for 'Time Warner' to come into York County" [Acosta letter].

We respectfully request that this matter be dismissed on the grounds that Petitioners have failed to state facts sufficient to constitute a cause of action upon which relief may be granted. In fact, Petitioners have not asked for any specific relief, but have merely stated a general desire to have a particular business entity enter the market in York County. Neither Comporium nor the Commission can compel a provider to enter a particular market.

Furthermore, it appears Petitioners are really talking about cable television service, in that we understand Time Warner's business plan is to provide telephone service only where it has extended its cable television facilities. Cable television service is not regulated by the Commission.

THIS DOCUMENT IS AN EXACT DUPLICATE, WITH THE EXCEPTION OF THE FORM OF THE SIGNATURE, OF THE E-FILED COPY SUBMITTED TO THE COMMISSION IN ACCORDANCE WITH ITS ELECTRONIC FILING INSTRUCTIONS.

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For the reasons stated above, we respectfully request that the Commission enter an order dismissing the complaints for failure to state facts sufficient to constitute a cause of action.

Very truly yours, Marcarthe. Fax

Margaret M. Fox

cc:

Parties of Record

J. Spratt White, Esquire

Matthew L. Dosch

BEFORE

THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

Docket No. 2007-125-C

Re:	Petition Requesting That Time Warner Provide Service in York County, South Carolina)	CERTIFICATE OF SERVICE
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This is to certify that I, Rebecca W. Martin, an employee with the McNair Law Firm, P. A., have this date served one (1) copy of the attached response letter in the above-referenced matter to the persons named below by causing said copies to be deposited with the United States Postal Service, first class postage prepaid and affixed thereto, and addressed as shown below.

Marcel Reiser 4059 Shuman Street Rock Hill, South Carolina 29732

C. Lessie Hammonds, Esquire Office of Regulatory Staff 1441 Main Street, Suite 300 Columbia, South Carolina 29201 Reuben C. Acosta 1321 Hayes Street Rock Hill, South Carolina 29730

Bonnie D. Shealy, Esquire Robinson, McFadden & Moore, P. C. Post Office Box 944 Columbia, South Carolina 29202

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May 16, 2007

Columbia, SC